

UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

August 5, 2008

OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314 US

Dear Sir/Madam,

Your refund request for 10622454 in the amount of \$810.00 has been denied.

After thorough inspection of the U.S. Patent and Trademark Office physical records and the Revenue Accounting Management financial records, it is determined that you are not entitled to a refund.

When an applicant or patentee takes an action "by mistake" (e.g., files an application or maintains a patent in force "by mistake"), the submission of fees required to take that action (e.g., a filing fee submitted with such application or a maintenance fee submitted for such patent) is not a "fee paid by mistake" within the meaning of 35 U.S.C. 42(d).

Sincerely,

/Claudia F. Sullivan/ Technical Center 1700 571 272 1052